

Social and Personal

Miss Lou Belle Gentry Jones will spend the early weeks of September at Greenbrier White Sulphur Springs. Miss Roberta Wellford has closed her house, 6 East Franklin Street, and joined her sister, Mrs. S. W. Hamilton, in Mrs. Hamilton's home on Chancellor Street, University of Virginia. Miss Wellford expects to spend a part of next winter in Richmond. Mrs. Hamilton's sons will be students at the university, and she will establish herself permanently there.

Dr. and Mrs. H. A. White, of Columbia, S. C., have been guests of Mrs. Horace Wellford Jones, en route from Gloucester to their home in South Carolina.

Colonel and Mrs. Alexander Cameron will keep their home at Cameron Lodge, near Gordonsville, until late in the autumn. Rose Hill, the home in Albemarle of Mr. and Mrs. William Mansel, Robert Leigh's home, near Brandy, Va., Mirador, the Langhams' home, near Greenwell, Va., and Royal Orchard, the home of Mr. and Mrs. Fred Scott, near Afton, Va., are centers where summer social life remains unbroken.

Mrs. Sue P. Gray, who spent a few days of last week in Richmond, has returned to her home in Gloucester. Mr. and Mrs. Wallace Moore and family are back from a delightful stay in Stafford County, where crabbing proved a delightful pastime for Mr. Moore and the younger members of his family.

A Home Wedding.
In the home of the bride's parents, Mr. and Mrs. Emmett Harris, of 2105 West Main Street, the wedding of their daughter, Grayson T. Harris, to Cyril Oscar Long, formerly of Harrisonburg, N. C., but now a resident of Richmond, was celebrated on Wednesday morning, August 29, at 11 o'clock, by the Rev. Thomas Semmes, of the Rev. Andrew's Episcopal Church, officiating.

The house was decorated for the ceremony in palms, white asters and white phlox. This wedding march from "The Marriage of Figaro" was played by the orchestra. The bride was escorted by her brother, Mr. J. H. Harris, and the groom by his brother, Mr. J. H. Harris. The ceremony was a simple and beautiful one. The bride wore a gown of white tulle and lace, and the groom wore a suit of gray and white. The reception was held at the home of the bride's parents, where a large number of guests were present.

Mrs. and Mrs. Long will spend their honeymoon in Asheville, N. C., and with relatives in the Old North State before returning to their home in Richmond.

Dunlop Flour
It Makes Everything
Bake Like a Dream
OLD HICKORY FLAVOR
SOLD ONLY BY

JURGENSEN
Sale You Have Been Waiting
for Now in Full Blast!

Hofheimer's
Furniture, Carpets
and Stoves
ROTHERT & CO.
Fourth and Broad

Dreyfus & Co.
201 East Broad Street.
Final Clearance of All Coats, Suits
and Dresses.

Office Furniture
Sydnor & Hundley, Inc.
Grace and Seventh.
Open Every Day Until 6 o'clock.

The E. B. Taylor Co.,
1011 E. Main Street,
23 W. Broad Street.

**Rountree-Sutherland-
Cherry Corporation**
111-113-115 West Broad Street.

J. B. Mosby & Co.
Kaysers Silk Gloves to-day. Special
prices.

**Have You Seen The
New Method Gas Ranges**
—AT—
PETTIT & COS.'?

Long Kimonos

Chrysanthemum, tan and lily Oriental
designs, in Crepe Kimonos, with
Persian border, regular
\$1.50 values special to—
day—
\$1.00

Kaufmann & Co.

returning to make their home in Richmond.
Out-of-town friends who were among
wedding guests included Mrs. Charles
D. Taylor and Miss Anna Taylor, of
New York; Mrs. and Miss H. W. Bar-
rows, of Brooklyn, N. Y.; Mr. and
Mrs. Charles W. Abbott and Margaret
Abbott, of Brooklyn, N. Y.; and Banks
Long, of Concord, N. C.

Miss Haynes at Seashore.
Miss Anne Haynes has been
spending some time pleasantly at
the Virginia seashore.
The Women's Club opens its doors on
Monday afternoon next for the first
time since June, it having been closed
for an extensive and beautiful work
of renovating and refurnishing during
July and August. Members who have
been to the city cannot fail to be
delighted at the transformation effected.
The club, as to hall, reception
parlor, drawing rooms, dressing rooms,
bath and sanitary department, is
a marvel of freshness and beauty.
Mrs. M. D. Hays, Mrs. Standard and
Mrs. Greenhaw have formed the execu-
tive committee under whose auspices
the work of repair has been done.

At Dicks Cottage.
Dicks Cottage, Ocean View, the last week
have been A. E. Weeks, Washington,
D. C.; C. L. Robinson, George W. Tack,
Richmond, Va.; Miss Ethel Parker, T.
O. Davis, Gateville, N. C.; Miss Mar-
garet Tack, Portsmouth, Va.; P. S. Stur-
tevant, Roanoke, Va.; Julian G. French,
Portsmouth, Va.; Dr. Carter Crawford,
Dr. William H. Hamilton, Norfolk, Va.;
J. H. Bell, Bluefield, W. Va.; Mr. and
Mrs. J. H. Taylor, Richmond, Va.; E. J.
Graham, Richmond, Va.; S. D. Williams,
Raleigh, N. C.; J. Floyd Francis, Port-
smouth, Va.; George Allen, Baltimore,
Md.; Mrs. L. H. Latham, Roanoke, Va.;
Mrs. W. C. McConnell, Washington, D. C.; L. H. Baker, Richmond, Va.;
Mrs. J. H. Edwards, Smithfield, Va.;
Mrs. W. E. Menefee, Roanoke, Va.; Mr.
and Mrs. J. Ewing, Washington, D. C.;
Miss Eula S. Dunton, Newmarket, Va.;
Miss Sara and Grace Doughty, Cape Charles, Va.

In and Out of Town.
Judge Edmund Woodhill and family
will remain on the coast of Maine until
some time in the autumn.

Mr. and Mrs. Herbert Whitehurst
will shortly occupy their new home on
West Avenue.

Mrs. Edmund James Henshaw, Miss
Mary Henshaw and Eugene Henshaw
are spending some time in Carolina
County with relatives.

Mr. and Mrs. John G. Armstrong will
be at 1217 West Avenue for the coming
winter.

Mrs. Mary Page Groner will arrive
next week to visit her parents, Mr. and
Mrs. James H. Pace, of Groves Avenue.

Mr. and Mrs. J. Floyd Kent have
moved into their new home on West
Avenue.

Mrs. J. Taylor Ellison is spending
some time with her sister, Mrs. H.
Jordan, at Craigsville, Augusta County.

Mrs. Robert W. Watkins has re-
turned to her home in Houston, Va.,
after a short stay with friends in
Richmond.

Mr. and Mrs. Stuart Cooke have re-
turned after a pleasant visit to Jerf-
erson Park, near Charlottesville.

Miss Virginia Haw is the guest of
Mrs. Joseph Leake at Deans, Va.

Miss Rosa Singer was among the
guests entertained by Mrs. Archibald
Sheridan at High Point, N. C., this week.

Miss Lucy Temple, of 311 West Grace
Street, has as her guest Mrs. Fanny
Tucker.

Mrs. Coleman Wortham and family
are spending September at Natural
Bridge, Va.

Miss Mary C. Sanders and Willis S.
Sanders were among the guests enter-
tained by Miss Anna J. Ellis at a house
party given in her home at Garden
Hill, Va.

Mrs. Robert Page Graynes, who has
been visiting her daughter, Mrs. Hen-
ley, at Waterpocket, Va., since her re-
turn from Philadelphia, is now at the
Mount Vernon for the winter. Mrs. R.
E. Wright, who accompanied her
mother to Virginia and went to Win-
chester, Edinburg, has joined Lieutenant
Wright in Baltimore, on her way back
to Philadelphia.

Mrs. John Tyler is spending some
weeks at Atlantic City. Miss Fanny
Tyler has returned from a visit to re-
latives in Clarke County, Va.

Mr. and Mrs. H. B. Smith have taken
an apartment in Richmond and will
spend the winter here. They have
been in Ashland, Va., since the sale
of the former home, Horn Quarter,
in King William County.

Miss Willie M. Winn, of Winnsville,
is visiting Dr. and Mrs. John F. Winn.

**WILSON-MARSHALL-CARLIN
CLUB WILL BE ORGANIZED**

Alexandria, Va., August 29.—City
Chairman Charles Bendheim, of the
City Democratic Committee, to-day
issued a call for a meeting of the City
Democratic Committee, which will be
held Tuesday night next at the Hotel
Hammel for the purpose of making
preliminary arrangements for the or-
ganization of a Wilson-Marshall-Carlin
Club. When the club is formed, which
will be at a public meeting to be held
at a date to be selected by the com-
mittee, arrangements will be made to
have speakers here during the pro-
gress of the campaign to discuss the
issues.

Found by Side of Track.
[Special to The Times-Dispatch.]
Washington, D. C., August 31.—A
white man, by the name of Allan Har-
rington, who resides at Vancorhio, N. C.,
was found dead on the Norfolk
Southern track this morning by the
passenger train running between Ra-
leigh and this city. The right arm of
the body was cut off and a consider-
able bruise was found on the head.
The coroner of Pitt County was notified,
and he held an inquest, but the findings
of the jury have not been reported.

HE WOULD NOT BE TRUSTED BLINDLY

Wilson Wants to Match His
Opinions Against Those
of People.

SPEAKS AT COUNTY FAIR

Advocates Wider Use of School-
houses for Neighborhood
Conferences.

August 31, N. J., August 30.—Neigh-
borhood consultation and a more exten-
sive use of schoolhouses for gatherings
where public opinion might be con-
served, were the things Governor Wil-
son advocated to-day in his speech at
the Monmouth County Fair at Red
Bank, N. J.

After a series of conferences, the
Governor motored to Red Bank in the
early afternoon, and was cheered as
he entered the Fair Grounds.
"There is one thing in which I have
been very much interested in recent
years in this country," he said. "You
know I used to be a schoolmaster,
and the interesting thing about the
schools of the United States is that
the United States makes so little use
of them. For example, you take our
schoolhouses all through the country—
standing there, there and every-
where in the cities, and they are
closed for the most part between the
school session of one day and the
school session of the next day. They
are public buildings. They belong to
the communities. They furnish ideal
places in which to assemble and dis-

cuss public affairs. And yet it was
reserved for a recent date for some-
body to suggest that the schoolhouses
be made social centers; that they be
used for every kind of legitimate con-
ference, and just so soon as they be-
gan to be used for conference some
politicians began to get very uneasy."

"There is a certain class of politi-
cian that dreads nothing as much as
that the neighbors should get together
and talk things over, because the min-
ute you begin to talk things over you
begin to make that most powerful in-
strument that exists in any free
country—I mean public opinion."

"Now, of course, a public man is
supposed to come to a county fair for
the purpose of getting acquainted. But
there is no use in getting acquainted
unless he believes that by getting ac-
quainted you will take his word for
it all right. You can't tell it by
looking at him. You want to know
what he is in him, and then when you
want to discuss it with the neighbors,
and so long as you don't hold meet-
ings and confer about these things
your public men can impose upon you
to the top of their head, by merely
telling you that certain things are so
when you don't know whether they
are or not."

"I want not to be trusted blindly,
but to match my opinion with yours.
If I am right, why do you agree with
me? If you have not studied the
thing and conferred about it, and
know that I am right, if I am wrong,
how are you going to prove it unless
you have conferred about it? The
whole process of self-protection and
of liberty consists in these processes
of neighborhood consultation."

The Governor had little to say to-
night with regard to his conference
earlier in the day with Judge West-
cott, Representative Hughes and State
Senator Gebhardt, all Wilson sup-
porters and candidates in the coming
primary for the senatorial nomination.

The appearance of these three men
here to-day led to the general suppo-
sition that on of them might be per-
suaded to withdraw and a single Wil-
son candidate make the fight against
any anti-Wilson candidate who might
appear. Governor Wilson admitted
that he had talked the situation over with
the three men, but said he was not
boasting the job, and did not know
what the result would be. Colonel
Robert L. Ewing, national committee-
man from Louisiana, and chairman of
the press contribution bureau of the
campaign, called on the Governor to-
night. The press contribution
bureau, Mr. Ewing said, would be
moved to Chicago next week from New
York. He brought the Governor a let-
ter which he had received from Gov-
ernor Cullitt, of Texas, pledging him-
self to the cause of the Wilson cam-
paign.

Smith's Case Continued.
Alvin M. Smith was arraigned in
Police Court yesterday on the charge
of running over with an automobile
and injuring C. A. Causey, of the
Point, on Thursday night. Because
Mr. Causey is confined in the Virginia
hospital the case was continued until
next Friday. Mr. Smith was adver-
sely bonded of \$500, with J. St. George
Bryan surety. It was said last night
that Mr. Causey's condition was un-
changed, and it could not be got out
though he is only slightly hurt.

REFUSES TO APOLOGIZE.
Editor is Threatened with Criminal
and Civil Prosecution.

[Special to The Times-Dispatch.]
Fayetteville, N. C., August 30.—A
fresh aspect was given to the McNeill
editorial libel situation to-day by the
publication in an afternoon paper by
the McNeill of further charges
against K. Nimecks, and the ap-
pearance in the Hoke County Journal
of an editorial refusal to apologize for
the publication in that paper of the
attack on Mr. Nimecks' integrity, which
was made the basis of one of
the two indictments against the McNeill.
The Journal's editorial, which is
signed by its editor, F. P. Johnson,
is the answer to a telegram from
Mr. Nimecks calling on the editor to
make correction and retraction
of, and apology for his publication of
the abusive article, and threatening
criminal and civil prosecution if such
is not done.

Mr. Johnson replies that he has
taken no position against Mr. Nimecks,
that Captain McNeill's attack was
printed in his paper as an adver-
sary, and that he has no room for
apology.

LOOK FOR SWINDLER
Attorney Talley Robbed of \$10 by Man
With Norfolk Letter.

Detective-Sergeants Wren and Wil-
shire are now looking for a clever
swindler, who has been at work in the
city, although it is now believed that
he has left town. Assistant United
States District Attorney Robert H.
Talley yesterday told the detectives
that several days ago he was ap-
proached by a man who said he was
John P. Randolph, and presented a
letter of introduction purporting to be
signed by the law firm of Loyall, Tay-
lor & White, of Norfolk.

Mr. Talley offered many courtesies
to the stranger, who had an air of
prosperity. Things moved smoothly
for several days, when Randolph asked
Mr. Talley to add him in getting a draft
for \$475 cashed. Mr. Talley agreed to
do so the following day. Stating that
he was pressed at the moment for
cash, he induced the lawyer to lend him
\$10. Mr. Talley has not seen the
stranger since. Inquiry proved the
letter from the lawyers to be a for-
gery, and Mr. Talley now fears that
Randolph may have taken some of his
letters of introduction in other cities.
Mr. Talley said that the letter present-
ed by Randolph was clearly a forgery.
Randolph evidently lost his nerve
when he did not return to have the
draft cashed.

MAY CLAIM ESTATES; NORIGHT TO EARLDOM

Paper Bag Manufacturer Forms
Stock Company to Establish
Pretensions.

BY LA MARQUE DE FORTENY.
HILL Herbert Wynyard Col-
clough, general dealer and
paper bag manufacturer, of
Oxenhay, near Manchester,
England, may have a right to the Har-
sop and Sinton estates, now owned by
Charles A. Leslie, of Baltimore, Aber-
deenshire—estates which comprise
some fifty villages, and upon which the
claimant places a value of no less than
£100,000—he certainly has no right
whatsoever to the Earldom of New-
burgh, the Viscounty of Kinnaird, and
the Barony of Livingston, which he
also claims.

It is necessary to mention this
since he is forming a joint stock com-
pany for the purpose of establishing his
pretensions before the courts, as re-
spects the estates, and before the Com-
mittee of Privileges of the House of
Lords, as regards the peerages. He
admits that it is impossible as will
be the only result of the claimant's
action, which is to establish his right
to the estates until the entire amount for
which the estates are claimed, and that
even were he to recover the property
it would not help him to secure
the peerages connected with them.

The claimant asserts that the estates
formerly belonged to Francis Eyre,
sixth Earl of Newburgh, husband of
Dorothy, daughter and heiress of John
Gladwin, that of this marriage there
were born two sons, Thomas, seventh
Earl of Newburgh, and Charles, eighth
Earl, who were both without issue, as
well as one daughter, Lady Dorothy,
who married, as his second wife,
Colonel Charles Leslie, of Balquhain,
and died without children, leaving all
the Eyre property to him, Colonel
Leslie at his death bequeathed the
estate to his son by his first mar-
riage, who is ancestor of the present
possessor.

The claimant asserts that Lady Dorothy
had no right to the estates, and that
property to her husband, and that on
her death it should have passed to
her sister, the second daughter of
John Gladwin, and married to Samuel
Christophers, Colonel of the 10th
regiment. Christophers, the claimant
asserts, was a bastard, and the claimant
owns a pedigree which shows that he
is the claimant's ancestor. Why this should be so
the claimant does not explain. It is
known that the only property to which
he might possibly have a right is that
which Lady Dorothy's mother inher-
ited from her father, John Gladwin,
and not the estates of Newburgh, which
were inherited by the two great estates of
Sinton and Harsop.

Not on the other hand do these es-
tates come to the Earl of New-
burgh, as stated above, since they were
the paternal inheritance of Mr. Eyre,
who married one of the youngest
daughters of the third holder of the
earldom, namely, Charlotte Maria Lev-
ington, Countess of Newburgh in her
own right, and became father of the
sixth Earl.

It has since been shown by pro-
ceedings before the Committee of
Privileges of the House of Lords, that
John Gladwin, the claimant's ancestor,
Dorothy Gladwin, nor yet his sons
Thomas and Francis, had any right to
the Earldom of Newburgh, or to the
other titles and honors, and that when
they arrogated these dignities to
themselves they did so without law-
ful warrant and without authority
from the crown.

Charlotte Maria, Countess of New-
burgh in her own right, was twice
married, her second husband being
John Gladwin, and she died, as stated
above, in 1877, and her husband, as
fourth and fifth earls, the Lev-
ington peerages should have reverted to
the descendants of her eldest daughter
by her first marriage, Lady Anne Clif-
ford by name, who married Count
James Mahonay, an Irishman who had
received his title from the crown of
Ireland, and was Generalissimo of the
King of Naples. The Mahonay's only
daughter, Cecilia, married Benedetto,
duke of Prignano, and their son, the
sixth Prince Giustiniani, became
by right sixth Earl of Newburgh. His
grandson, eighth Prince Giustiniani,
was naturalized a British subject by
act of Parliament in 1877, and proved
his title to the English earldom. So his
great-grandson, ninth Prince Giustiniani,
and present and sixth Earl of
Newburgh, Viscount Kinnaird, and
Baron Harsop.

**You might as
well send her
FLOWERS OF
GUARANTEED FRESH-
NESS. They cost no
more.**
Phone 144-630
HAMMOND
LARGEST FLORIST

The Velvet Hind
PURE ICE CREAM
Same Quality Every
PURITY ICE CREAM CORP.,
Monroe 1861.

**BUY
LEATHER GOODS
AT
ROUNTREE'S**
703
E. BROAD ST.

REINACH, Inc.
107 E. BROAD STREET
MILLINERY—Women's and
Misses' Outer Apparel.

**Children's White Canvas
Button Shoes, \$1.00**
ALBERT STEIN
KING OF SHOES,
5th and Broad

CHICHESTER'S PILLS
THE MOND DIET
Indigestion, Acid Stomach, Biliousness,
Headache, Constipation, Nervousness,
Pain in the Back, Stomach, and
Bowel, and all other ailments
connected with the Digestive
System. Sold by Druggists Everywhere.
SOLD BY DRUGGISTS EVERYWHERE

MAY CLAIM ESTATES; NORIGHT TO EARLDOM

Paper Bag Manufacturer Forms
Stock Company to Establish
Pretensions.

BY LA MARQUE DE FORTENY.
HILL Herbert Wynyard Col-
clough, general dealer and
paper bag manufacturer, of
Oxenhay, near Manchester,
England, may have a right to the Har-
sop and Sinton estates, now owned by
Charles A. Leslie, of Baltimore, Aber-
deenshire—estates which comprise
some fifty villages, and upon which the
claimant places a value of no less than
£100,000—he certainly has no right
whatsoever to the Earldom of New-
burgh, the Viscounty of Kinnaird, and
the Barony of Livingston, which he
also claims.

It is necessary to mention this
since he is forming a joint stock com-
pany for the purpose of establishing his
pretensions before the courts, as re-
spects the estates, and before the Com-
mittee of Privileges of the House of
Lords, as regards the peerages. He
admits that it is impossible as will
be the only result of the claimant's
action, which is to establish his right
to the estates until the entire amount for
which the estates are claimed, and that
even were he to recover the property
it would not help him to secure
the peerages connected with them.

The claimant asserts that the estates
formerly belonged to Francis Eyre,
sixth Earl of Newburgh, husband of
Dorothy, daughter and heiress of John
Gladwin, that of this marriage there
were born two sons, Thomas, seventh
Earl of Newburgh, and Charles, eighth
Earl, who were both without issue, as
well as one daughter, Lady Dorothy,
who married, as his second wife,
Colonel Charles Leslie, of Balquhain,
and died without children, leaving all
the Eyre property to him, Colonel
Leslie at his death bequeathed the
estate to his son by his first mar-
riage, who is ancestor of the present
possessor.

The claimant asserts that Lady Dorothy
had no right to the estates, and that
property to her husband, and that on
her death it should have passed to
her sister, the second daughter of
John Gladwin, and married to Samuel
Christophers, Colonel of the 10th
regiment. Christophers, the claimant
asserts, was a bastard, and the claimant
owns a pedigree which shows that he
is the claimant's ancestor. Why this should be so
the claimant does not explain. It is
known that the only property to which
he might possibly have a right is that
which Lady Dorothy's mother inher-
ited from her father, John Gladwin,
and not the estates of Newburgh, which
were inherited by the two great estates of
Sinton and Harsop.

Not on the other hand do these es-
tates come to the Earl of New-
burgh, as stated above, since they were
the paternal inheritance of Mr. Eyre,
who married one of the youngest
daughters of the third holder of the
earldom, namely, Charlotte Maria Lev-
ington, Countess of Newburgh in her
own right, and became father of the
sixth Earl.

It has since been shown by pro-
ceedings before the Committee of
Privileges of the House of Lords, that
John Gladwin, the claimant's ancestor,
Dorothy Gladwin, nor yet his sons
Thomas and Francis, had any right to
the Earldom of Newburgh, or to the
other titles and honors, and that when
they arrogated these dignities to
themselves they did so without law-
ful warrant and without authority
from the crown.

Charlotte Maria, Countess of New-
burgh in her own right, was twice
married, her second husband being
John Gladwin, and she died, as stated
above, in 1877, and her husband, as
fourth and fifth earls, the Lev-
ington peerages should have reverted to
the descendants of her eldest daughter
by her first marriage, Lady Anne Clif-
ford by name, who married Count
James Mahonay, an Irishman who had
received his title from the crown of
Ireland, and was Generalissimo of the
King of Naples. The Mahonay's only
daughter, Cecilia, married Benedetto,
duke of Prignano, and their son, the
sixth Prince Giustiniani, became
by right sixth Earl of Newburgh. His
grandson, eighth Prince Giustiniani,
was naturalized a British subject by
act of Parliament in 1877, and proved
his title to the English earldom. So his
great-grandson, ninth Prince Giustiniani,
and present and sixth Earl of
Newburgh, Viscount Kinnaird, and
Baron Harsop.

**You might as
well send her
FLOWERS OF
GUARANTEED FRESH-
NESS. They cost no
more.**
Phone 144-630
HAMMOND
LARGEST FLORIST

The Velvet Hind
PURE ICE CREAM
Same Quality Every
PURITY ICE CREAM CORP.,
Monroe 1861.

**BUY
LEATHER GOODS
AT
ROUNTREE'S**
703
E. BROAD ST.

REINACH, Inc.
107 E. BROAD STREET
MILLINERY—Women's and
Misses' Outer Apparel.

**Children's White Canvas
Button Shoes, \$1.00**
ALBERT STEIN
KING OF SHOES,
5th and Broad

CHICHESTER'S PILLS
THE MOND DIET
Indigestion, Acid Stomach, Biliousness,
Headache, Constipation, Nervousness,
Pain in the Back, Stomach, and
Bowel, and all other ailments
connected with the Digestive
System. Sold by Druggists Everywhere.
SOLD BY DRUGGISTS EVERYWHERE

DIAMOND RINGS

We are showing many advance sty-
les of special settings which will be mo-
dular this fall.

We invite your inspection.
SCHWARZSCHILD BROS.
Richmond's Leading Jewelers,
Second & Broad Streets.

Ham Armistead Townes, New Hanover
Furner Campbell, Buncombe; Thom-
as Clinton Vernon, Buncombe; Talbot
Nash, Nash; Charles Alexander,
Nash; Forsyth; Baxter Lloyd Baker,
Mecklenburg; Clarence Leroy Shipp,
Guilford; Nerus DeLeon White, Samp-
son.

Three orders issued to-day make
considerable modifications in freight
rates in North Carolina that will con-
tribute to the considerable advantage of
shippers. A circular changes sofa or
velvet beans from class B to class D,
the same as cowpeas. Another circu-
lar places cotton, of the first class, in
class A instead of third class, and an-
other provides that 3,100 pounds shall
constitute 3,000 in rough sawed pine in
cases where estimates are necessary
instead of actual measurements.

A charter was issued to-day for The
Citizens' Savings Bank and Trust Com-
pany, of Vermon, capital, \$50,000 au-
thorized and \$10,000 subscribed, by
William Dunn, Clyde Eby, T. A. Uzel
and others, for general banking and
trust business.

Another charter was for The Wil-
liamston Coopers Company, of Wil-
liamston, Martin County, capital,
\$2,500 authorized and \$15,000 sub-
scribed, by J. Davis Lee, W. G. Man-
ning, Harry W. Stubbs and others.

The order of Judge W. H. Whedbee
appointing W. Q. Vass, a prominent
banker of this city, receiver of the
Wake Water Company in the suit of
Powell & Powell and others against the
company, was served on the offi-
cers of the company, and the receiver,
Vass is assuming direction of the af-
fairs of the company pending the final
hearing of the case in Smithfield Sep-
tember 17. In the meantime the sui-
t of the city, through City Attorney W.
H. Lee for the forfeiture of the fran-
chise by the Wake Water Company is
being pushed, and is set for hearing at
the September term of the court.

Those especially anxious for the im-
mediate extension and improvement of
the water supply to relieve the excep-
tionally bad conditions that have pre-
vailed for the past two weeks are mov-
ing in the direction of having receive-
ry certificates issued in order that
there may be funds available for some-
thing like a half million dollars exten-
sion of the system. These receivers'
certificates would take precedence over
all other claims against the company,
and would provide funds which the re-
ceivers of the company claim that they
have made vain efforts during months
past to raise.

RICHMOND MAN ENTERS SUIT.
Seeks Partition and Sale of Land Be-
longing to McCracken Estate.

[Special to The Times-Dispatch.]
Richmond, Va., August 30.—
Suit has been entered in the Circuit
Court of Spotsylvania County by T. E.
McCracken, of Richmond, through his
attorney, W. W. Butner, of this city,
to have partition and sale of 194 acres
of land in that county belonging to the
McCracken estate.

The Baptist Church of this city has
elected the following delegates to
Goshen Baptist Association, which
meets at Beaver Dam Church, in Fl